

1 UNITED STATES DISTRICT COURT  
2 DISTRICT OF NEVADA  
3

4 Christopher A. Jones,  
5 Plaintiff,  
6

7 v.

8 Sgt. A. Zimmer, Lt. Bryant, NDOC, Mail Supervisor  
at the Washington Ave. Office, et al.,  
9 Defendants.  
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2:12-cv-01578-JAD-NJK

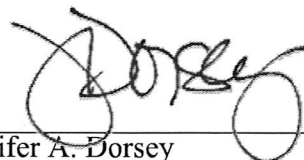
**Order**  
[#165]

11 On May 22, 2015, pro se prisoner plaintiff Christopher Jones and Defendants Ronald Bryant,  
12 Alan Zimmer, Charles Arnel, and Bryan Wilson stipulated to the dismissal of Jones's claims against  
13 these defendants. Doc. 163. The court executed the order approving that stipulation and dismissing  
14 the claims against Bryant, Zimmer, Arnel, and Wilson with prejudice on May 26, 2015. Doc. 164.  
15 The following day, Jones filed a motion to stay the entry of the dismissal because he claims that the  
16 dismissal was based on a settlement between these parties—a detail not reflected in the stipulation.  
17 Doc. 165.

18 Jones's motion did not reach the court until the day after the dismissal was signed and  
19 entered, so the request to delay the entry of this order is now moot. Even if the court were to  
20 consider the motion as one for reconsideration, the court would deny it because the fact that the  
21 dismissal was the result of a settlement is not something that needed be reflected in the stipulation.  
22 Accordingly,

23 IT IS HEREBY ORDERED that Jones's Motion to Stay the entry of the stipulated dismissal  
24 **[Doc. 165] is DENIED.**

25 Dated this 28th day of May, 2015.

26  
27   
28 Jennifer A. Dorsey  
United States District Judge